



IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
LUFKIN DIVISION

WHITNEY GUILLORY,

§

Plaintiff,

§

v.

§

BEAUMONT INDEPENDENT SCHOOL
DISTRICT, CARROL THOMAS and
FERGUSON PARKER, JR.,

§

Defendants.

§

§

§

§

§

CIVIL ACTION NO. 9:07- CV-163- TH
JURY

ORDER STAYING CASE

Before the Court is a *Joint Motion to Stay and for Protection* [Clerk's Docket No. 19] filed October 10, 2007. Having considered the motion, and taking into account that the motion was jointly filed, the Court is of the opinion that the motion should be granted.

IT IS THEREFORE ORDERED that the *Joint Motion to Stay and for Protection* [Clerk's Docket No. 19] is in all things **GRANTED**.

IT IS FURTHER ORDERED that this litigation is **STAYED** pending resolution of the parallel criminal proceedings in state court, Case Numbers 95,101, 95,102, and 95,103, in the 252nd District Court of Jefferson County, Texas or further court order.

IT IS FURTHER ORDERED that the Beaumont Independent School District, Dr. Carroll Thomas, and Whitney Guillory are **DIRECTED** to exchange initial disclosures on or before November 5, 2007.

IT IS FURTHER ORDERED that the Beaumont Independent School District, Dr. Carroll Thomas, and Whitney Guillory are **DIRECTED** to respond to outstanding discovery that

is not duplicative of their disclosure obligations on or before December 20, 2007.

SO ORDERED.

SIGNED this the **12** day of **October, 2007**.



Thad Heartfield
United States District Judge